UNITED STATES DISTRICT COURT

for the

Eastern District of Virginia

In the	Matter of the Search of)		
	scribe the property to be searched the person by name and address)) Case N	Io. 1:17-SW-	(UNDER SEAL)
3013, ALEXANDRI	DCATED AT 370 HOLLAND IA, VA, 22314, MORE PART RIBED IN ATȚACHMENT A)))		
	SEARC	CH AND SE	IZURE W.	ARRANT	
To: Any author	orized law enforcement offic	cer			
An applic	ation by a federal law enforce	cement officer	or an attorne	v for the gover	nment requests the search
of the following p	person or property located in	the E	Eastern	District of	Virginia
(identify the person of	r describe the property to be searc	hed and give its l	ocation):		
See Attachment A					
The person property to be seized)	TATE THE TATE OF THE PARTY OF THE PROPERTY OF	l, described abo	ove, is believ	ed to conceal (i	identify the person or describe the
See Attachment B					
I find that property.	t the affidavit(s), or any reco	rded testimony	y, establish pr	obable cause to	o search and seize the person or
YOU AR	E COMMANDED to execu	ute this warran	it on or before		June 10, 2017
₫ in the day	rtime 6:00 a.m. to 10 p.m.	☐ at any ti establish		or night as I f	(not to exceed 14 days) and reasonable cause has been
taken to the perso					and a receipt for the property we the copy and receipt at the
	ired by law and promptly ret				the warrant, must prepare an tates Magistrate Judge
of trial), and author		nis warrant to d		the person wh	§ 2705 (except for delay no, or whose property, will be
		until, the facts	justifying, th	e later specific	date of
Date and time issu	ued: 5/27/2017 4.41 r~		00	Shudaa's	signature
				Juage S.	argnature
City and state:					

AO 93 (Rev. 12/09) Search and Seizure Warrant (Page 2)

			Return	
Case No.:		Date and time war	rrant executed:	Copy of warrant and inventory left with:
:17-SW-	(UNDER SEAI	3/4/10/17	1720	(NOT PERSENT)
Inventory m	ade in the present	e of:		
Inventory of	the property take	n and name of any	person(s) seized:	
1) Docu	MENTS AND	3, nates	Ŧ	
Down	uments			
3) Docu	MENTS			
Dooce	IMEUTS			
200	umenis			
A				
(d) 1000	umeurs			
Dem	CUMEUTS			
3/20a	iments			
a) N =	LIMEUTS LIMEUTS			
1) Deci	imen 1>			
			Certification	
		y of perjury that thi	is inventory is con	rect and was returned along with the original warran
o the design	ated judge.			
			1	Land
Date: (a)	x/2017			
-41	31-11			Executing officer's signature
			C	
			_	Printed name and title

ATTACHMENT A

Property to Be Searched

The property to be searched is the storage unit located at 370 Holland Lane, Unit 3013, Alexandria, Virginia 22314, as well as any locked drawers, locked containers, safes, computers, electronic devices, and storage media (such as hard disks or other media that can store data), found therein. The storage unit is further described as a metal corrugated steel room with a red and white sign on the exterior with the number 3013.

ATTACHMENT B

Property to be seized

- 1. Records relating to violations of 31 U.S.C. §§ 5314, 5322(a) (Failure to File a Report of Foreign Bank and Financial Accounts), 22 U.S.C. § 618 (Foreign Agent Registration Act), and 26 U.S.C. § 7206(a) (Filing a False Tax Return), including:
 - a. Any and all financial records for Paul Manafort, Richard Gates or companies
 associated with Paul Manafort or Richard Gates, including but not limited to
 records relating to any foreign financial accounts;
 - Any and all federal and state tax documentation, including but not limited to personal and business tax returns and all associated schedules for Paul Manafort,
 Richard Gates, or companies associated with Paul Manafort or Richard Gates;
 - Letters, correspondence, emails, or other forms of communications with any foreign financial institution, or any individual acting as the signatory or controlling any foreign bank account;
 - c. Any and all correspondence, communication, memorandum, or record of any kind relating to the Party of Regions, Viktor Yanukovych, the European Centre for a Modern Ukraine, or any other foreign principal of Paul Manafort or Richard Gates, or any company associated with Paul Manafort or Richard Gates;
 - d. Any and all correspondence, memorandum, press release, or documentation of any kind regarding any lobbying or advocacy performed by Paul Manafort, Richard Gates, or any company associated with Paul Manafort or Richard Gates, on behalf of the Party of Regions, Viktor Yanukovych, the European Centre for a Modern

- Ukraine, or any other foreign principal of Paul Manafort, Richard Gates, or any company associated with Paul Manafort or Richard Gates.
- e. Records related to, discussing, or documenting Neocom Systems, Antes Management, Yiakora Ventures, Global Highway Ltd., Global Endeavor, Leviathan Advisors, Peranova Holdings, Bletilla Ventures, Lucicle Consultants, and/or Telmar Investments, including but not limited to bank records, canceled checks, money drafts, letters of credit, cashier's checks, safe deposit records, checkbooks, and check stubs, duplicates and copies of checks, deposit items, savings passbooks, wire transfer records, and similar bank and financial account records.
- f. Records related to, discussing, or documenting the Podesta Group.
- g. Any and all daily planners, logs, calendars, schedule books relating to Paul Manafort or Richard Gates.
- 2. Computers or storage media used as a means to commit the Target Offenses.
- 3. For any computer or storage medium whose seizure is otherwise authorized by this warrant, and any computer or storage medium that contains or in which is stored records or information that is otherwise called for by this warrant (hereinafter, "COMPUTER"):
 - a. evidence of who used, owned, or controlled the COMPUTER at the time the things described in this warrant were created, edited, or deleted, such as logs, registry entries, configuration files, saved usernames and passwords, documents, browsing history, user profiles, email, email contacts, "chat," instant messaging logs, photographs, and correspondence;

- evidence of software that would allow others to control the COMPUTER, such as viruses, Trojan horses, and other forms of malicious software, as well as evidence of the presence or absence of security software designed to detect malicious software;
- c. evidence of the lack of such malicious software;
- d. evidence indicating how and when the computer was accessed or used to determine the chronological context of computer access, use, and events relating to crime under investigation and to the computer user;
- e. evidence indicating the computer user's state of mind as it relates to the crime under investigation;
- f. evidence of the attachment to the COMPUTER of other storage devices or similar containers for electronic evidence;
- g. evidence of counter-forensic programs (and associated data) that are designed to eliminate data from the COMPUTER;
- h. evidence of the times the COMPUTER was used;
- passwords, encryption keys, and other access devices that may be necessary to access the COMPUTER;
- documentation and manuals that may be necessary to access the COMPUTER or to conduct a forensic examination of the COMPUTER;
- k. records of or information about Internet Protocol addresses used by the COMPUTER;
- records of or information about the COMPUTER's Internet activity, including firewall logs, caches, browser history and cookies, "bookmarked" or "favorite" web

pages, search terms that the user entered into any Internet search engine, and records of user-typed web addresses;

m. contextual information necessary to understand the evidence described in this attachment.

As used above, the terms "records" and "information" includes all forms of creation or storage, including any form of computer or electronic storage (such as hard disks or other media that can store data); any handmade form (such as writing); any mechanical form (such as printing or typing); and any photographic form (such as microfilm, microfiche, prints, slides, negatives, videotapes, motion pictures, or photocopies).

The term "computer" includes all types of electronic, magnetic, optical, electrochemical, or other high speed data processing devices performing logical, arithmetic, or storage functions, including desktop computers, notebook computers, mobile phones, tablets, server computers, and network hardware.

The term "storage medium" includes any physical object upon which computer data can be recorded. Examples include hard disks, RAM, floppy disks, flash memory, CD-ROMs, and other magnetic or optical media.